Informal Revenue Service Regional Commissioner

Department of the Treasury

Crte:

Employer Identification Number:

Form Number: Zee opt Organization Ter Years:

Key Districts Cincinnati Person to Contacts

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Contact Telephone Mumber

Dear Mr. Carrutters:

This is a final adverse determination as to your example status under section 501(c)(3) of the Internal Revenue Code.

Our adverse determination was made for the following reason(s):

You do not qualify for exemption from Pederal income tax under the provisions of Section 501(c)(3) of the Code because you do not have a proper organizing document. You are not organized exclusively for charitable purposes as described under Section 501(c)(3) of the Code.

Contributions to your organization are not deductible under Code section 170.

You are required to file Federal income tax returns on the form indicated above Based of the financial information you furnished, it appears that returns should be filed for the above years. You should file these returns with your key District Director, EF/EO Division, within 30 days from the date of this letter, unless a request for an extension of time is granted. Processing of income tax returns and assessment of any taxes due will not be delayed because you have filed a petition for declaratory judgment under Code section 7428. You should file returns for later tax years with the appropriate service center shown in the instructions for those returns.

If you decide to contest this determination under the declaratory indement provisions of Code section 7428, a petition to the United States Tax Court, the United States Court of Claims, or the district court of the United States for the District of Columbia must be filed within 90 days from the date this determination was mailed to you. Contact the clerk of the appropriate court for rules for filing petitions for declaratory judgment.

(2007)

Cleveland Abreals Office P.O.Box 99189 Cleveland, Ohio 44199

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We will notify the appropriate State officials of this action, as required by Code section 6104(c).

If you have any questions, please contact the person whose name and telephone number are shown in the heading of this letter.

Sincerely yours,

Chief, Appeals Office

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Internal Revenue Semice

District Director



Department Treasury

P.O. Box 2508 Cincinnati: OH 45201

Person to Contacti

Telephone Number:

Refer Reply to: EP/EO Date:

JUL 10 1985

Dear Sir or Madam:

We have considered your application for recognition of exemption from Federal income tax under the provisions of section 501(c)(3) of the Internal Revenue Code of 1954 and its adaptication. Income Tax Regulations. Rased on the available exformation, we have determined that you do not qualify for the reasons set forth on Enclosury I.

Consideration was given to whether you qualify for exemption under other subsections of section 501(c) of the Code and we have concluded that you do not.

As your organization has not established exemption from Federal income ta: - it will be necessary for you to file an annual income tax return on form 1041 ir you are a trust or form 1120 if you are a corporation or an unincorporated association. Contributions to you are not deductible under section 170 of the Code.

If you are in agreement with our proposed domail, please sign and return one copy of the enclosed Form 6018, Consent to Proposed Adverse Action.

You have the right to protest this proposed determination if you believe that it is incorrect. To protest, you should submit a written appeal giving the facts, law and other information to support your position as explained in the enclosed Publication 892. *Exempt Organizations Appeal Procedures for Unagreed Issues*. The appeal must be submitted within 30 days from the date of this letter and must be signed by one of your principal officers. 9 You may request a nearing with a member of the office of the Regional Director of Apprals when you file your appeal. If a hearing is requested, you will be contacted to arrange a date for it. The hearing may be held at the Regional Office, or, if you request, at any mutually convenient District Office. If you are to be represented by someone who is not one of your principa' o'ficers, he or she mustifile a proper power of attorney and otherwise qualify under dur Conforence and Practice Requirements as set forth in Section 601.502 of the Statement of Procedural Rules. See Treasury Department Circular No. 230.

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If you do not protest this proposed determination in a timely manners it will be considered by the Internal Revenue Service as a fullure to exhaust available administrative remedies. Section 7428(b)(2) of the Internal Revenue Code provides in part that:

A declaratory judgement or decree under this section shall not be issued in any proceeding unless the Tax Court, the Claims Court, or the district court of the United States for the District of Columbia determines; that the organization involved has exhausted administrative remedies evailable to it within the Internal Revenue Service.

If we do not hear from you within the time specified we this will become our fine determination. In that eyen, appropriate Statem officials will be notified of this action in accordance with the provisions of section 6104(c) of the Code.

Sincerely yours:

District Director

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